

**UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF MICHIGAN  
SOUTHERN DIVISION**

LARRY HILL,

Plaintiff,

CASE NO: 09-CV-13040

v.

JUDGE PAUL D. BORMAN  
UNITED STATES DISTRICT COURT

WARWICK DAVIS, et. al,

Defendants.

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**ORDER OF DISMISSAL**

Plaintiff filed a handwritten complaint on July 31, 2009 against defendants. Plaintiff's Complaint is recounted below in its entirety:

I[,] Larry Hill[,] Don[']t want to go on No tunale [sic] Fight To Macomb Detroit area Caddiex Moross [sic] About the Police Actor Dancer Poet committing the rape organ Rip-off.

I[,] Larry Hill[,] order 20 millions [sic] in twent[ies] in Larry Hill['s] Bank[:] Fifth Third Bank[,] 3201 Jefferson[,] Saving[s] Account [number redacted].

“[A] district court may, at any time, *sua sponte* dismiss a complaint for lack of subject matter jurisdiction pursuant to Rule 12(b)(1) of the Federal Rules of Civil Procedure when the allegations of a complaint are totally implausible, attenuated, unsubstantial, frivolous, devoid of merit, or no longer open to discussion.” *Apple v. Glenn*, 183 F.3d 477, 479 (6th Cir. 1999). The Court finds that Plaintiff's Complaint is, on its face, frivolous and devoid of merit.

Accordingly, the Court **DISMISSES** this action pursuant to Rule 12(b)(1).

**SO ORDERED.**

s/Paul D. Borman  
PAUL D. BORMAN  
UNITED STATES DISTRICT JUDGE

Dated: August 11, 2009

CERTIFICATE OF SERVICE

Copies of this Order were served on the attorneys of record by electronic means or U.S. Mail on August 11, 2009.

s/Denise Goodine  
Case Manager